8-14-03 # 80

VIA FACSIMILE (703) 872-9302

9D-HR-19406 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Holmes et al.

Art Unit: 3744

Serial No.: 09/754,600

Examiner: Harry B. Tanner

Hiled: January 5, 2001

For:

REFRIGERATOR SYSTEM AND

SOFTWARE ARCHITECTURE

RESPONSE TO RESTRICTION REQUIREMENT

FAX RECEIVED

AUG 1 2 2003

GROUP 3700

Mail Stop: Non-Fee Amendment Hon. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Office Action dated July 10, 2003, Applicants elect for prosecution in this application all claims that belong to Group I, i.e., claims 9-13 and 26-30.

Reconsideration of the restriction requirement imposed under 35 U.S.C. §121 is respectfully requested.

A restriction to one of invention I, consisting of claims 2 and 19, drawn to a quick chill operation, classified in class 62, subclass 157, invention II, consisting of claims 4 and 21, drawn to dispenser operation, classified in class 62, subclass 135, invention III, consisting of claims 5 and 22, drawn to fan control, classified in class 62, subclass 131, invention IV, consisting of

VIA FACSIMILE (703) 872-9302

9D-HR-19406 PATENT

claims 6 and 23, drawn to a temperature rolling average operation, classified in class 62, subclass 130, invention V, consisting of claims 7 and 24, drawn to a defrost operation, classified in class 62, subclass 151, and invention VI, consisting of claims 9-13 and 26-30, drawn to a damper control, classified in class 62, subclass 187 was imposed. Claims 1, 3, 8, 14-18, 20, and 25 were indicated as being examined along with the claims directed to the elected invention. In response, Applicants elect with traverse to prosecute the invention of Group VI, claims 9-13 and 26-30.

The requirement for election is traversed because the inventions set out by the claims in Groups I through VI are clearly related. Applicants note that all the cited Claim Groups each fall within Class 62, and submit that a thorough search and examination of any Group would be relevant to the examination of the other Groups and would not be a serious burden on the Examiner. Additionally, requirements for election are not mandatory under 35 U.S.C. §121. Accordingly, reconsideration of the election requirement is requested.

Respectfully Submitted,

Thomas M. Fisher

Registration No. 47,564

ARMSTRONG TEASDALE LLP

One Metropolitan Square, Suite 2600

St. Louis, Missouri 63102-2740

(314) 621-5070